1 2	DAVID J. VAN HAVERMAAT (Cal Bar No. 175761) Email: vanhavermaatd@sec.gov TERI M. MELSON (Cal. Bar No. 185209) Email: melsont@sec.gov		
3	Attorneys for Plaintiff		
4	Securities and Exchange Commission   Michele Wein Layne, Regional Director   John W. Berry, Regional Trial Counsel   444 S. Flower St., Suite 900		
5			
6 7	Los Angeles, California 90071 Telephone: (323) 965-3998 Facsimile: (213) 443-1904		
8	2 40031111101 (210) 1 10 13 0 1		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	SECURITIES AND EXCHANGE	Case No. 08-CV-00566-KJD-LRL	
12	COMMISSION,		
13	Plaintiff,	JOINT STIPULATION TO REAPPOINT RECEIVER FOR	
14	vs.	LIMITED PURPOSE OF EXECUTING FINAL CONSENT	
15	GOLD-QUEST INTERNATIONAL,	JUDGMENT ON BEHALF OF GOLD-QUEST INTERNATIONAL	
16	DAVID GREENE a/k/a LORD DAVID GREENE a/k/a DAVID GREEN, JOHN JENKINS and MICHAEL MCGEE,		
17	Defendants.		
18			
19			
20			
21			
22			
23			
24			
25			
26			

WHEREAS, on May 14, 2008, the Court entered its Preliminary Injunction and Orders: (1) Freezing Assets; (2) Appointing Permanent Receiver; and other relief (Doc. No. 46) (the "Permanent Receiver Order") which, *inter alia*, appointed Cook Receiver Services, Inc. (the "Receiver") as the permanent receiver of defendant Gold-Quest International ("Defendant"); and

WHEREAS, the Permanent Receiver Order provided, *inter alia*, that the Receiver had full power to exercise all lawful powers of Defendant; and

WHEREAS, on January 26, 2010, the Court entered its Order Approving Fifth and Final Status Report and Request to Grant Receiver's Motion to Terminate Receivership (Doc. No. 294) (the "Receivership Termination Order"); and

WHEREAS, the Receivership Termination Order provided, *inter alia*, that the Receivership was terminated upon the Receiver filing a Notice that he had transferred the net proceeds of the Receivership Estate to the United States Securities and Exchange Commission ("SEC"); and

WHEREAS, the Receiver filed his Notice of Compliance on July 22, 2010 (Doc. No. 296); and

WHEREAS, the SEC is prepared to seek final judgment against Defendant, but first requires the Receiver's execution of the consent; and

WHEREAS final judgments have already been entered against all other defendants in this action; and

WHEREAS, accordingly, the SEC requests that the Court's reappoint the Receiver for the limited purpose of executing the proposed consent judgment.

IT IS HEREBY STIPULATED by and between the parties hereto and their counsel of record that: (1) Cook Receiver Services, Inc. is hereby reappointed as Receiver for Gold-Quest International in this case for the limited purpose of

1	executing a consent judgment on behalf of Gold-Quest International; (2) Cook		
2	Receiver Services, Inc. is not required to post a bond for the limited purpose of this		
3	Order; and (3) upon the Court's entry of any consent judgment as to Gold-Quest		
4	International, Cook Receiver Services, Inc. is immediately terminated as Receiver		
5	in this proceeding, Cook Receiver Services, Inc. and its staff shall be discharged		
6	from all liability, and the Receivership shall be terminated.		
7			
8	Dated: August 29, 2016	SECURITIES AND EXCHANGE COMMISSION	
9			
10		/s/ David J. Van Havermaat David J. Van Havermaat	
11		Teri M. Melson Attorneys for Plaintiff Securities and Exchange Commission	
12		Securities and Exchange Commission	
13	Dated: August 29, 2016	GOLD-QUEST INTERNATIONAL	
14			
15		/s/ Brian M. Holland Brian M. Holland (admitted pro hac vice)	
16		Lathrop & Gage, LLP Attorney for Cook Receiver Services, Inc.,	
17		Receiver	
18			
19	IT IS SO ORDERED.		
20	II IS SO ORDERED.		
21			
22	DATED: <u>8/30/2016</u>	Beral	
23		THE HONORABLE KENT J. DAWSON UNITED STATES DISTRICT JUDGE	
24 25			
26			
∠∪			